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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
10/754,025	01/08/2004	Indu Bhusan Chatterjee	3030.003USV	6063
7590 11/17/2004			EXAMINER	
PAUL D. GRE OHLANDT. GE	D. GREELEY, ESQ. NDT, GREELEY, RUGGIERO & PERLE, L.L.P.		3030.003USV 6063  EXAMINER  WALLS, DIONNE A  ART UNIT PAPER NUMBER  1731	IONNE A
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ONE LANDMA STAMFORD, (	ARK SQUARE CT 06901-2682	•	1731	
ŕ			DATE MAILED: 11/17/2004	l

Please find below and/or attached an Office communication concerning this application or proceeding.

			A
	Application No.	Applicant(s)	
Office Action Summer	10/754,025	CHATTERJEE, IN	NDU BHUSAN
Office Action Summary	Examiner	Art Unit	
	Dionne A. Walls	1731	
The MAILING DATE of this communic	cation appears on the cover sheet wi	th the correspondence ad	ldress
A SHORTENED STATUTORY PERIOD FO THE MAILING DATE OF THIS COMMUNIO  Extensions of time may be available under the provisions or after SIX (6) MONTHS from the mailing date of this commu- If the period for reply specified above is less than thirty (30) If NO period for reply is specified above, the maximum state Failure to reply within the set or extended period for reply wany reply received by the Office later than three months after earned patent term adjustment. See 37 CFR 1.704(b).  Status  1) Responsive to communication(s) filed	∠A I ION.  of 37 CFR 1.136(a). In no event, however, may a reinication.  of days, a reply within the statutory minimum of thirty utory period will apply and will expire SIX (6) MONT will, by statute, cause the application to become AB/er the mailing date of this communication, even if ti	ply be timely filed  (30) days will be considered timely  (HS from the mailing date of this co	y. ommunication.
o \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \			
<u></u>	p)⊠ This action is non-final.	•	
, — application to the condition to	or allowance except for formal matte	rs, prosecution as to the	merits is
closed in accordance with the practice	e under <i>Ex parte Quayl</i> e, 1935 C.D.	11, 453 O.G. 213.	
Disposition of Claims			
4) ☐ Claim(s) 2.5,39 and 40 is/are pending 4a) Of the above claim(s) is/are 5) ☐ Claim(s) is/are allowed. 6) ☐ Claim(s) 2.5,39 and 40 is/are rejected. 7) ☐ Claim(s) is/are objected to. 8) ☐ Claim(s) are subject to restriction.	withdrawn from consideration.		
Application Papers			
<ul> <li>9) The specification is objected to by the E</li> <li>10) The drawing(s) filed on 14 June 2004 is Applicant may not request that any objection Replacement drawing sheet(s) including the 11)</li> <li>The oath or declaration is objected to be</li> </ul>	s/are: a) accepted or b) objected or b objected or to the drawing(s) be held in abeyance e correction is required if the drawing(s)	e. See 37 CFR 1.85(a).	R 1.121(d). )-152
Priority under 35 U.S.C. § 119			
12) Acknowledgment is made of a claim for a) All b) Some * c) None of:  1. Certified copies of the priority do: 2. Certified copies of the priority do: 3. Copies of the certified copies of the application from the International * See the attached detailed Office action for	cuments have been received. cuments have been received in App he priority documents have been re Bureau (PCT Rule 17.2(a)).	lication No. <u>10/076,033</u> . ceived in this National St	tage
ttachment(s)  Notice of References Cited (PTO-892)  Notice of Draftsperson's Patent Drawing Review (PTO-12)  Information Disclosure Statement(s) (PTO-1449 or PTO Paper No(s)/Mail Date	948) Paper No(s)/M	mary (PTO-413) ail Date mal Patent Application (PTO-18	52)

U.S. Patent and Trademark Office PTOL-326 (Rev. 1-04)

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#### **DETAILED ACTION**

#### **Priority**

1. Applicant has not complied with one or more conditions for receiving the benefit of an earlier filing date under 35 U.S.C. 120 as follows:

An application in which the benefits of an earlier application are desired must contain a specific reference to the prior application(s) in the first sentence of the specification or in an application data sheet (37 CFR 1.78(a)(2) and (a)(5)). The specific reference to any prior nonprovisional application must include the relationship (i.e., continuation, divisional, or continuation-in-part) between the applications except when the reference is to a prior application of a CPA assigned the same application number.

### Claim Objections

2. Claims 2 and 5 are objected to because of the following informalities:

In claims 2 and 5, in line 2, delete "smole resonsible", and replace with – smoke responsible --,

In claims 2 and 5, in line 3, delete "siad" and replace with - said -,

In claims 2 and 5, in line 3, delete "comprising", and replace with - comprising: --

In claims 2 and 5, line 6, delete "cigarette", and replace with - cigarettes --,

In claim 2, last line of step (e), delete "and",

In claim 2, first line of step (f), replace "step e" with -- step (e) -- ,

In claim 2, last line of step (f), delete "solution." and replace with - solution; -- .

Applicant is asked to thoroughly review the claims for any other typographical and/or grammatical errors. Correction is requested.

### Claim Rejections - 35 USC § 112

- 3. The following is a quotation of the second paragraph of 35 U.S.C. 112:
  The specification shall conclude with one or more claims particularly pointing out and distinctly claiming the subject matter which the applicant regards as his invention.
- 4. Claims 2, 5, 39 and 40 are rejected under 35 U.S.C. 112, second paragraph, as being indefinite for failing to particularly point out and distinctly claim the subject matter which applicant regards as the invention.
- 5. Claim 2 recites the following limitations: In step (a), "the above solution", "the filtrate", ""the desired cigarette smoke solution (cs solution)"; In step (b), "the lower methylene chloride layer", "the upper yellow coloured aqueous layer"; In step (c), "said aqueous layer of cigarette smoke", "the pooled yellow butanol extract", "the lyophilized material", " the acetone solution", "said acetone extract"; In step (d), "said methanol solution", "the developed material", "the band material", " the acetone layer"; In step (e), "the aqueous solution", "the upper n-butanol layer", "the major cs oxidant"; In step (f), "the parent cs solution"; In step (h), "the parent tar solution". There is insufficient antecedent basis for these limitations in the claim.
- 6. Claim 5 recites the following limitations: In step (a), "the above solution", "the filtrate", ""the desired cigarette smoke solution (cs solution)"; In step (b), "the lower methylene chloride layer", "the upper yellow coloured aqueous layer"; In step (c), "said aqueous layer of cigarette smoke", "the pooled yellow butanol extract", "the lyophilized material", " the acetone solution", "said acetone extract"; In step (d), "said methanol

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solution", "the developed material", "the band material", "the acetone layer"; In step (e), "the aqueous solution", "the upper n-butanol layer", "the major cs oxidant"; In step (f), "the parent cs solution". There is insufficient antecedent basis for these limitations in the claim.

- 7. Claim 39 recited the following limitations: In line 1-2, "said isolated pure cigarette smoke (cs) oxidant". There is insufficient antecedent basis for this limitations in the claim.
- 8. Claim 40 recited the following limitations: In line 2, "cs solution". There is insufficient antecedent basis for this limitations in the claim.
- 9. Applicant is asked to thoroughly review the claims for any additional antecedent basis or other issues that may affect the clarity of the claim recitation. Correction is requested.

## Allowable Subject Matter

- 10. Claims 2,5, 39 and 40 would be allowable if rewritten or amended to overcome the objections and rejection under 35 U.S.C. 112, 2nd paragraph, set forth in this Office action.
- 11. The following is an examiner's statement of reasons for allowance: The closest prior art of record teaches methods wherein combustion products of cigarette smoking are analyzed for levels of particular constituents, i.e. tar, nicotine. However, said art neither teaches nor suggests a process for the isolation of p-benzosemiquinone, from cigarette smoke, in the manner claimed.

Any comments considered necessary by applicant must be submitted no later than the payment of the issue fee and, to avoid processing delays, should preferably accompany the issue fee. Such submissions should be clearly labeled "Comments on Statement of Reasons for Allowance."

#### Conclusion

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Dionne A. Walls whose telephone number is (571) 272-1195. The examiner can normally be reached on Mon-Fri, 7AM - 4:30PM (Every other Friday off).

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Steven P. Griffin can be reached on (571) 272-1189. The fax phone number for the organization where this application or proceeding is assigned is 703-872-9306.

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free).

Dionne A. Walls Primary Examiner Art Unit 1731 Application/Control Number: 10/754,025

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November 15, 2004

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